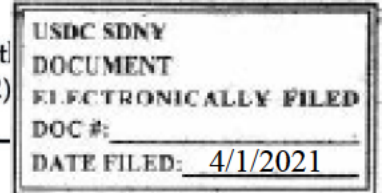


# Federal Defenders OF NEW YORK, INC.

52 Duane Street-10th  
Tel: (212)



*David E. Patton*  
Executive Director  
and Attorney-in-Chief

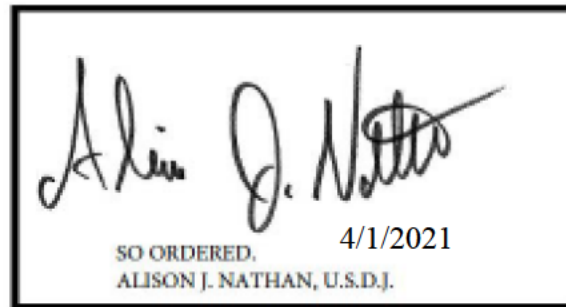
*Jennifer L. Brown*  
Attorney-in-Charge

March 31, 2021

**BY ECF**

Honorable Alison J. Nathan  
United States District Judge  
Southern District of New York  
Daniel Patrick Moynihan  
United States Courthouse  
500 Pearl Street  
New York, New York 10007

**Re: United States v. Kymahli Lysius**  
**21 Cr. 25 (AJN)**



Dear Judge Nathan:

SO ORDERED.

With the consent of the government and Pretrial Services, I respectfully write on behalf of my client, Kymahli Lysius, to request that he be given permission to move from his current residence to a new apartment in Brooklyn, New York. Mr. Lysius currently lives with his aunt but she is moving, and Mr. Lysius must vacate her apartment. He and his family have secured a new apartment for him in Brooklyn. Mr. Lysius has provided all of the details regarding the proposed new residence to his pretrial officer, who consents to Mr. Lysius's relocations, as does the government.

Respectfully submitted,  
/s/  
Julia Gatto  
Assistant Federal Defender

cc: AUSA Sarah Kushner (via ECF)  
USPT Mohammed Ahmed (via email)